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Please Reply to Roseland

February 21, 2008

Via Fax: 212.805.7948 Honorable Richard J. Holwell USDC SDNY United States District Court 40 Foley Square

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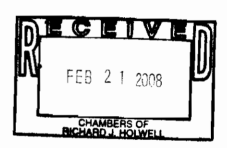
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DOCUMENT Southern District of New York LECTRONICALLY FILED DOC #: DATE FILED:



Supreme Oil Company, Inc. Re:

vs. UFCW Local 174 Commercial Health Care Fund, et al.

Civil Action No. 07 Civ. 6479 (RJH)

Dear Judge Holwell:

New York, NY 10007

We are attorneys for petitioner, Supreme Oil Company, Inc. ("Supreme Oil") in this matter.

Confirming my telephone conversation with Your Honor's law clerk this afternoon, we request a one-week extension of time in which to file reply papers, which are currently due by February 25, 2008. We are requesting a new deadline of March 3, 2008. I have requested the consent of respondent's counsel, but have yet to hear back from him. I do not anticipate a problem obtaining consent, however, I may not hear back by the end of today and, due to the inclement weather expected tomorrow, may not hear back until Monday.

As Your Honor may recall, this matter involves a petition to vacate an arbitration award and a cross-petition to confirm the award. When the deadlines were initially set by the Court, we contemplated that the parties would rely upon their initial petitions and supporting papers. Upon review of respondent's papers, we have determined to submit a more substantive reply. As there are no discovery proceedings ongoing in this matter, we do not anticipate that the additional time

February 21, 2008 Page 2

will prejudice respondent. As indicated above, I would expect that respondent's counsel will consent to the extension in any event.

We thank Your Honor for the Court's consideration of the above request.

Jonathan J. Lemer

JJL/lc

Andrew J. Calcagno, Esq. (via fax and mail, 908.272.5577) cc: Supreme Oil Company, Inc.

Application Grantes
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